Attorney's Docket No.: 13062-010001

## COMBINED DECLARATION AND POWER OF ATTORNEY

s a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name.

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled <u>MODULATORS OF P-SELECTIN GLYCOPROTEIN LIGAND 1</u>, the specification of which:

[.]	]	is attached hereto.		
[3	X]	was filed on September 15	, 2003 as Application Serial No.	10/662,906 and was amended on
. (:	]	was described and claimed and a	l in PCT International Applications amended under PCT Article 19	n No filed on on
I including	here the c	eby state that I have review claims, as amended by any	ed and understand the contents of amendment referred to above.	the above-identified specification,
		nowledge the duty to discless of Federal Regulations, §1		naterial to patentability in accordance with
I application	here n(s)	eby claim the benefit under listed below:	Title 35, United States Code, §1	19(e)(1) of any United States provisional
		U.S. Serial No.	Filing Date	Status
60	0/310	0,196	August 3, 2001	Expired
acknowled of Federal	ige t Reg	the duty to disclose all info	mation I know to be material to pecame available between the filin	Title 35, United States Code, §112, I patentability as defined in Title 37, Code g date of the prior application and the
10	1/05			Status
	J/U3	1,497	January 18, 2002	Pending Status
business ir Y. Rocky Lee Crews Frank R. C	heren the Tsac s, Ph		January 18, 2002  Itorneys and/or agents to prosecut ice connected therewith:  Jack Brennan, Anita L. Meiki Frederick Rab	

Direct all telephone calls to JACK BRENNAN at telephone number (212) 765-5070.

Direct all correspondence to the following:

26161 PTO Customer Number

Date:

## **Combined Declaration and Power of Attorney**

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I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patents issued thereon.

Full Name of Inventor: RONG-HWA LIN

Inventor's Signature:

Residence Address:

7F, No. 12, Lane 54, Sec. 3

Sinsheng S. Rd., Da-an Districk

Taipei, Taiwan 106, R.O.C.

Citizenship:

Taiwan (R.O.C.)

Post Office Address:

7F, No. 12, Lane 54, Sec. 3

Sinsheng S. Rd., Da-an Districk Taipei, Taiwan 106, R.O.C.

Full Name of Inventor: C

CHUNG NAN CHANG

Inventor's Signature:

Residence Address:

Post Office Address:

602 Saint Croix Lane

Foster City, CA 94404

Citizenship:

United States of America 602 Saint Croix Lane

Foster City, CA 94404

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